1 2 3 4 5	Timothy S. Thimesch, Esq. (No. 1- tim@thimeschlaw.com 158 Hilltop Crescent Walnut Creek, CA 94597-3457 Telephone: (925)588-0401 Attorneys for Plaintiff CRAIG YA	
6 7 8 9 10 11 12 13	CATHERINE M. CORFEE, ESQ. SBN 155064 CORFEE STONE & ASSOCIATES     catherine@corfeestone.com 6503 Grant Avenue Carmichael, CA 95608 Telephone: (916) 487-5441 Facsimile: (916) 487-5440  Attorneys for Defendants PERIOD GEORGE; GIBSON LINES, LLC; and DONALD GIBSON	RICHARD L. BECKMAN, ESQ. SBN 148375 BECKMAN MARQUEZ & DOWLING LLP rich@beckmanblairllp.com Central Tower Building 703 Market Street, Suite 1610 San Francisco, CA 94103 Tel: (415) 495-8500 Fax: (415) 495-8590  Attorneys for Defendants VILLAGE PIZZERIA and CICERO MACIEL
14 15 16 17	UNITED STATES D NORTHERN DISTRIC CRAIG YATES, PLAINTIFF,	
18 19 20 21 22 23 24 25 26	YEE MEI CHEUNG & FAMILY; YEE MEI CHEUNG; TAT CHEUNG; MACIEL CICERO; LAGHAEI FARID; WAI BING CHEUNG; YOUNG NG YING; VILLAGE PIZZERIA; VILLAGE PIZZERIA, INC.; THIDWICK BOOKS; LEA GREY; PERIOD GEORGE; GIBSON LINES, LLC; DONALD GIBSON; AND DOES 1 THROUGH 50, INCLUSIVE,  Defendants.	STIPULATED REQUEST TO LIFT STAY ON DISCOVERY TO PERMIT DEPOSITION OF LANDLORD'S AGENT; [Proposed] ORDER
27 28		gned Defendants (who, thus far, e appeared in this case) request

**Thimesch Law Offices** 158 HILLTOP CRESCENT WALNUT CREEK, CA 94597-3452 (925) 588-0401

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that the Court partially lift the stay imposed by General Order 56 and the Scheduling Order of November 29, 2010 (at CD 6) to permit Plaintiff to Notice the Deposition of Vincent Ng is the landlords' agent who collects the rent and maintains the premises. It is believed that he will be able to identify the whereabouts of the various landlord Defendants for of affecting formal service οf purposes process. Such YEE MEI CHEUNG; Defendants are YEE MEI CHEUNG & FAMILY; TATCHEUNG; LAGHAEI FARID; and WAI BING CHEUNG. Plaintiff's counsel represents that the only known address for all the Landlordlisted with the office box Defendants is the post County Assessor, and that service attempts at all known and suspected addresses have failed. Defendants further represent they do not have a physical address for the landlord, but can only identify the foregoing agent. Plaintiff represents that Mr. Ng is not ////

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## Case 3:10-cv-05404-TEH Document 16 Filed 05/19/11 Page 3 of 3

1	cooperating with informal a	ttempts to obtain this information.
2	SO STIPULATED.	
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4	Dated: May 18, 2011	THIMESCH LAW OFFICES TIMOTHY S. THIMESCH
5		/s/ Authorized Signed
6		Attorneys for Plaintiff CRAIG YATES
7		
8	Dated: May 18, 2011	CATHERINE M. CORFEE, ESQ. CORFEE STONE & ASSOCIATES
9		/s/ Authorized Signed
10 11		Attorneys for Defendants PERIOD GEORGE; GIBSON LINES, LLC; and DONALD GIBSON
12		and bounds of book
13	Dated: May 18, 2011	RICHARD L. BECKMAN, ESQ.
14	<u> </u>	BECKMAN MARQUEZ & DOWLING LLP
15		/s/ Authorized Signed Attorneys for Defendants
16		VILLAGE PIZZERIA and CICERO MACIEL
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20		ORDER
21	SO ORDERED.	
22	-	
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	DATED: May 19, 2011	
24		HON. MARIA-ELEM JAMES MAGISTRATE JULIE
25		U.S. DISTRICT COURT
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